

महाराष्ट्र शासन राजपत्र

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अरमधारण अधिकृत अकासन

शमिवार, अभास्ट ३१, १९९१/मात ९, शके १९१३

स्वतंत्र तंकतन म्हणून काईल करण्यासाठी या प्रामाला बेयले पुष्ठ कमांक विले आहेत

भाग चार-ब

महाराष्ट्र शासनाने महाराष्ट्र अधिनियमां स्वयं तथार केलेले (माग एक, एक-क आणि एक-ल यांमध्ये प्रसिद्ध केलेले नियम व आदेश यांग्यतिरिक्त) निवस व आदेश

HOME DEPARTMENT

Mantralaya, Bombay 400 032, dated the 31st August 1991

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. MTA. 1991/12/TRA-3.—In exercise of the powers conferred by subsection (1) of section 3 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), and in supersession of Government Notification, Home Department, No. MTA. 1089/3/TRA-3, dated the 1st April 1989, the Government of Maharashtra hereby directs that on and from the 1st day of September 1991 there shall be levied and collected on the motor vehicles specified in coloumn (1) of the Schedule hereto, used or kept for use in the State of Maharashtra, a tax at the annual rate specified against each one of them in column (2) thereof.

our	EDULE				
Motor Vehicles (1)	# . *	 Ann	ual rate (2)	of ta	X
A. Motor Vehicles fitted solely with pnue II. Motor Vehicles not exceeding weight unladen adapted and used	umatic tyres— 250 kgs: in. for invalids.	do.	Rs. 5		
III. Motor vehicles (including tri- for carriage of goods or materials	cycles) used				, c
(a) Vehicles the registered lader which does not exceed 750 kgs.	weight of		880		
	1	 			_

(1)	(2)	
	Rs.	1,2
(b) Vehicles the registered laden weight of which exceeds 750 kgs. but does not exceed 1,500 kgs.	1,220	
(c) Vehicles the registered laden weight of which exceeds 1,500 kgs. but does not exceed 3,000 kgs.	1,730	
(d) Vehicles the registered laden weight of which exceeds 3,000 kgs, but does not exceed 4,500 kgs.	2,070	
(e) Vehicles the registered laden weight of which exceeds 4,500 kgs. but does not exceed 6,000 kgs.	2,910	
(f) Vehicles the registered laden weight of which exceeds 6,000 kgs. but does not exceed 7,500 kgs.	3,450	
(g) Vehicles the registered laden weight of which exceeds 7,500 kgs. but does not exceed 9,000 kgs.	4,180	
(h) Vehicles the registered laden weight of which exceeds 9,000 kgs. but does not exceed 10,500 kgs.	4,940	
(i) Vehicles the registered laden weight of which exceeds 10,500 kgs. but does not exceed 12,000 kgs.	5, 960	
(j) Vehicles the registered laden weight of which exceeds 12,000 kgs. but does not exceed 13,500 kgs.	6,780	
(k) Vehicles the registered laden weight of which exceeds 13,500 kgs. but does not exceeds 15,000 kgs.	7,650	
(l) Vehicles the registered laden weight of which exceeds 15,000 kgs. but does not exceed 16,500 kgs.	8,510	22 7

of 16,500 kgs:

Provided that, where a tax on motor vehicles is levied by any local authority, the rates for motor vehicles registered for use solely within the limits of such local authority shall be two-thirds of the aforesaid rates.

(m) Vehicles the registered laden weight of The rates specified in which exceeds 16,500 kgs. (l) above plus Rs. 375

(l) above plus Rs. 375 for every 500 kgs. or part thereof in excess

(1)	(2)
IV. (1) Motor Vehicles (including tricycles) plying for hire and used for the carriage of	Rs.
passengers :—	· ·
(a) Vehicles licensed to carry two passengers	120
(b) Vehicles licensed to carry three passengers	180
(c) Vehicles licensed to carry four passengers	240
(d) Vehicles licensed to carry five passengers	295
(e) Vehicles licensed to carry six passengers	350

Provided that, where a tax on motor vehicles is levied by any local authority, the rates for motor vehicle registered for use within the limits of such local authority shall be two-thirds of the aforesaid annual rates :

Provided further that, the rate for motor vehicles not required to be fitted with taximeters (tourist taxies) shall be fifty per cent more than the rate specified for the corresponding class of vehicles.

Explanation.—Where not more than two children below the age of twelve years are permitted to be carried in a motor vehicle in addition to the number of passengers which the vehicle is licensed to carry, the child or children so carried shall not be reckoned as passengers;

(2) Motor Vehicles plying for hire and used as a stage carriage for the carriage of passengers, for every passenger permitted to carry:

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Provided that where a tax on motor vehicles is levied by any local authority he rates for motor vehicles registered for use within the limits of such local authority shall be two-thirds of the aforesaid rates.

Explanation.—Where not more than 2 children below the age of 12 years are permitted to be carried in a motor vehicle in addition to the number of passengers which the vehicle is permitted to carry, the child or children so carried shall not be reckoned as passengers.

(3) Motor vehicles plying for hire or reward used for transport of passengers in respect of which contract carriage permits have been issued under the Motor Vehicles Act, 1988 (59 of 1988) and permitted to carry more than 6 passengers. excluding the driver, for every passenger that the vehicle is permitted to carry -

Ordinary omnibuses :-

(a) Ordinary omnibuses, permitted to carry more than six passengers excluding driver, for every passenger.

750

(1)	
Tourist Vehicles	Rs.
 (b) Tourist Vehicles permitted to carry more than six passengers, excluding driver, for every passenger. Air-conditioned Vehicles — 	3,000
(c) Air-conditioned vehicles permitted to carry more than six passengers excluding driver, for every passenger.	4,000
(4) The motor vehicles, other than those mentioned in item (3) plying for hire or reward and used for transport of passengers, in respect of which special permits have been issued under sub-section (8) of section 88 of the Motor Vehicles Act, 1988 and permitted to carry more than six passengers, excluding driver, for every passenger —	
(a) for ordinary omnibuses having seating arrangement as prescribed under rule 128 of the Central Motor Vehicles Rules, 1989, including superior type of seating arrangements than those provided under the said rule 128;	3,000
(b) for any other ordinary omnibuses not covered under (a) above.	2,500
IV-A. Private service vehicles —	
(a) Air-conditioned private service vehicles, for every person which the vehicle is permitted to carry.	700
(b) Other than air-conditioned private service vehicles:—	
(i) for every person which the vehicle is permitted to carry,	400
(ii) for every person other than seated person which the vehicles is permitted to carry.	200
Provided that where a tax on motor vehicles is levied by a the rates for motor vehicles registered for use within the li	iny local authori mits of such loc

ity cal authority shall be two-thirds of the aforesaid annual rates.

 V. Break-down vans used for towing disabled ... vehicles. 330

भाग चार-व] महाराष्ट्र शासन राजपल, असा., ऑगस्ट ३१, १९९१/ मात ९, सके १९१३	३५६
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(1) .	·	(2)	
VI. (1) Tractors whether or not fitted with any equipment described in (2) below; and	-	Rs.	
(2) any motor vehicles, which are not intended to carry passengers, goods or other load, and which are fitted with any equipments such as cranes, compressors or projectors, and are used for any special services or purposes:—		e e e	
(a) Vehicles not exceeding 750 kgs. in weight, unladen.	••	200	
(b) Vehicles exceeding 750 kgs. but not exceeding 1,500 kgs. in weight, unladen.	••	300	
(c) Vehicles exceeding 1,500 kgs. but not exceeding 2,250 kgs. in weight, unladen.	••	400	
(d) Vehicles exceeding 2,250 kgs. in weight, unladen.	for ever	e <i>plus</i> Rs ry 500 kg creof in e	. 200 s. or
VII. Motor vehicles other than those liable to tax under the foregoing provisions of the Schedule or the third Schedule—			; †
(a) Vehicles not exceeding 750 kgs. in weight, unladen.	••	360 -	
(b) Vehicles exceeding 750 kgs. but not exceeding 1,500 kgs. in weight, unladen.	••	480	
(c) Vehicles exceeding 1,500 kgs. but not exceeding 2,250 kgs. in weight, unladen.	••	560	
(d) Vehicles exceeding 2,250 kgs. in weight, unladen, permitted to carry six or less number of persons, excluding driver.	•.•	600	
(e) Vehicles exceeding 2,250 kgs. in weight, unladen—			
(i) permitted to carry more than six persons, but not exceeding twelve persons, ex- cluding the driver, for every person.	••	100	
(ii) permitted to carry more than twelve persons, excluding driver, for every person.		300	

VIII	Trailers drawn by motor vehicles—		Rs.
(a)	When a trailer is used for the carriage of goods—		
	(i) Vehicles the registered laden weight of which does not exceed 750 kgs.	••	860
	(ii) Vehicles the registered laden weight of which exceeds 750 kgs. but does not exceed 1,500 kgs.	••	1,200
	(iii) Vehicles the registered laden weight of which exceeds 1,500 kgs. but does not exceed 3,000 kgs.	• •	1,700
., a	(iv) Vehicles the registered laden weight of which exceeds 3,000 kgs. but does not exceed 4,500 kgs.	• •	2,020
	(v) Vehicles the registered laden weight of which exceeds 4,500 kgs. but does not exceed 6,000 kgs.	••	2,850
•	(vi) Vehicles the registered laden weight of which exceeds 6,000 kgs. but does not exceed 7,500 kgs.	D10	3,360
	(vii) Vehicles the registered laden weight of which exceeds 7,500 kgs. but does not exceed 9,000 kgs.	em e	4,070
	(viii) Vehicles the registered laden weight of which exceeds 9,000 kgs. but does not exceed 10,500 kgs.		4,780
	(ix) Vehicles the registered laden weight of which exceeds 10,500 kgs. but does not exceed 12,000 kgs.	••	5,760
er Pr	(x) Vehicles the registered laden weight of which exceeds 12,000 kgs. but does not exceed 13,500 kgs.	***	6,540
	(xi) Vehicles the registered laden weight of which exceeds 13,500 kgs.but does not exceed 15,000 kgs.	esa T	7,380
	(xii) Vehicles the registered laden weight of which exceeds 15,000 kgs. but does not exceed 16,500 kgs.		8,330

(1)

(2) Rs.

(xiii) Vehicles the registered laden weight The rates specified in of which exceeds 16,500 kgs.

(xii) above plus Rs. 375 for every 500 kgs. or part thereof in excess of 16,500 kgs.

Provided that, where tax on motor vehicles is levied by any local authority. the rates for motor vehicles registered for use solely within the limits of such local authority shall be two-thirds of the aforesaid annual rates.

(b) When a trailer is used for the carriage The rates specified of passengers.

sub-clauses IV and IV-A above in respect motor vehicles plying for hire and used for the carriage of passengers.

(c) When a trailer is used for any other purpose.

Rs.

Motor Vehicles other than those fitted solely with pneumatic tyres.

The rate shown in clause A plus 50 per centum.

Dealers in, or manufacturers of motor vehicles-

For a general licence, in respect of each motor, vehicle.

Rs

By order and in the name of the Governor o. Maharashtra,

M. V. KULKARNI. Deputy Secretary to Government.

३५९ महाराष्ट्र शासन राजपत्र, असा., ऑगस्ट ३१, १९९१/माद्र ९, शके १९१३ शाम जार-व

HOME DEPARTMENT

Mantralaya, Bombay 400 032, dated the 31st August 1991

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. MTA. 1991/12 (I)-TRA-3.—In exercise of the powers conferred by sub-section (2) of section 13 of Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) the Government of Maharashtra, hereby with effect from the 1st day of September 1991, exempts partially, from the tax levied under the said Act, the motor vehicles covered under special permits issued under sub-section(8) of section 88 of Motor Vehicles Act, 1988(59 of 1988) for the period specified in column (2) of the Schedule hereto, to the extent specified in column (3) thereof.

SCHEDULE

Serial	Period o		Tax to be exempted
No.	permit		
(1)	(2)		(3)
	£ 16	0	- T
1	i day		89/90th of the amount of tax quarterly leviable.
2	2 days		88/90th of the amount of tax quarterly leviable.
3	3 days		87/90th of the amount of tax quarterly leviable.
3	4 days		86/90th of the amount of tax quarterly leviable.
5	5 days		85/90th of the amount of tax quarterly leviable.
6	6 days		84/90th of the amount of tax quarterly leviable.
7	7 days		83/90th of the amount of tax quarterly leviable.
7 8	8 days		82/90th of the amount of tax quarerly leviable.
9	9 days		81/90th of the amount of tax quarterly leviable.
10	10 days		80/90th of the amount of tax quarterly leviable.
11	11 days		79/90th of the amount of tax quarterly leviable.
12	12 days		78/90th of the amount of tax quarterly leviable.
13	13 days		77/90th of the amount of tax quarterly leviable.
14	14 days	***	76/90th of the amount of tax quarterly leviable.
15	15 days	:1.	75/90th of the amount of tax quarterly leviable.
16	16 days		74/90th of the amount of tax quarterly leviable.
17	17 days		73/90th of the amount of tax quarterly leviable.
18	18 days		72/90th of the amount of tax quarterly leviable.
19	19 days		71/90th of the amount of tax quarterly leviable.
20	20 days		70/90th of the amount of tax quarterly leviable.
21	21 days		69/90th of the amount of tax quarterly leviable.
22	00 1		68/90th of the amount of tax quarterly leviable.
23	23 days		67/90th of the amount of tax quarterly leviable.
24	24 days		66/90th of the amount of tax quarterly leviable.

(1)		(2)		(3)	
25	25 da	****		65/90th of the amount of tax quarterly leviable.	
25	26 da	-	• •	64/90th of the amount of tax quarterly leviable.	
26	27 da		• •	63/90th of the amount of tax quarterly leviable.	
27	28 da	•		62/90th of the amount of tax quarterly leviable.	
28	29 da		• •	61/90th of the amount of tax quarterly leviable.	
29	30 da		• •	60/90th of the amount of tax quarterly leviable.	
30				59/90th of the amount of tax quarterly leviable.	
31	31 da		• •	58/90th of the amount of tax quarterly leviable.	
32	32 da			57/90th of the amount of tax quarterly leviable.	
33	33 da		• •	56/90th of the amount of tax quarterly leviable.	
34	34 da	-	• •	55/90th of the amount of tax quarterly leviable.	
35	35 da	-		54/90th of the amount of tax quarterly leviable.	
36	36 da			53/90th of the amount of tax quarterly leviable.	
37	37 da			52/90th of the amount of tax quarterly leviable.	
38	38 d	-	• •	51/90th of the amount of tax quarterly leviable.	
39	39 d			50/00th - 5 the amount of tax quarterly leviable.	
40	40 d		• •	50/90th of the amount of tax quarterly leviable.	
41	41 d			49/90th of the amount of tax quarterly leviable.	
42	42 d			48/90th of the amount of tax quarterly leviable.	
43	43 d			47/90th of the amount of tax quarterly leviable.	
44	44 d		* * *	46/90th of the amount of tax quarterly leviable.	
45	45 d	-	• • 9	45/90th of the amount of tax quarterly leviable.	
46		-		44/90th of the amount of tax quarterly leviable.	0
47	47 d	-	• •	43/90th of the amount of tax quarterly leviable.	
48	48 d		* - •	42/90th of the amount of tax quarterly leviable.	
49	49 d		• •	41/90th of the amount of tax quarterly leviable.	
50	50 d			40/90th of the amount of tax quarterly leviable.	
51	51 d	-		39/90th of the amount of tax quarterly leviable.	
52	52 d			38/90th of the amount of tax quarterly leviable.	1
53	53 d			37/90th of the amount of tax quarterly leviable.	i
54	54 d			36/90th of the amount of tax quarterly levibale.	
55	55 d	ays	• •	35/90th of the amount of tax quarterly leviable.	
56	56 d			34/90th of the amount of tax quarterly leviable.	
57	57 d			33/90th of the amount of tax quarterly leviable.	
58	58 d			32/90th of the amount of tax quarterly leviable.	
59	59 d			31/90th of the amount of tax quarterly leviable.	
60	60 d	ays		30/90th of the amount of tax quarterly leviable.	
61	61 d			29/90th of the amount of tax quarterly leviable.	
62	62 d	ays		28/90th of the amount of tax quarterly leviable.	
63	63 d	ays		27/90th of the amount of tax quarterly leviable.	
64	64 d	ays		26/90th of the amount of tax quarterly leviable.	
65	65 d			25/90th of the amount of tax quarterly leviable.	
66	66 d			24/90th of the amount of tax quarterly leviable.	
67	67 d	lavs		23/90th of the amount of tax quarterly leviable.	

89

89 days

By order and in the name of the Governor of Maharashtra,

1/90th of the amount of tax quarterly leviable.

M. V. KULKARNI, Deputy Secretary to Government.

HOME DEPARTMENT

Mantralaya, Bombay 400 032, dated the 31st August 1991

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. MTA. 1991/12(II)-TRA-3.—In exercise of the powers conferred by sub-section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958, (Bom. LXV of 1958) and of all other powers enabling it in that behalf the Government of Maharashtra hereby exempts with effect from the 1st day of September 1991, the goods vehicles plying between any other State and the State of Maharashtra under the Reciprocal Transport Agreement and having countersignature of the State of Maharastra, to the extent of the seventy-five percentum of the amount of motor vehicle tax leviable for same type of vehicles in the State of Maharashtra.

By order and in the name of the Governor of Maharashtra,

M. V. KULKARNI,

Deputy Secretary to Government.

३६३ महाराष्ट्र शासन राजपत्र, धसा., ऑगस्ट ३९, १९९१/मात्र ९, सके १९१३ | आत भार-व HOME DEPARTMENT

Mantralaya, Bombay 400 032, dated the 31st August 1991

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. MTA. 1991/12(III)/TRA--3.—Whereas, by Government Notification Home Department, No. MTA. 1991/12/TRA-3, dated the 31st August 1991 issued under sub-section (1) of section 3 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the tax at the annual rates on the motor vehicles (hereinafter referred to as "the said motor vehicles") specified therein, has been increased with effect from the 1st day of September, 1991.

Now, therefore, in pursuance of rule 11-A of the Bombay Motor Vehicles. Tax Rules, 1959, the Government of Maharashtra hereby specifies the 30th day of September, 1991 to be the date within which a registered owner or person who is in possession or control of the said motor vehicles shall pay the additional tax payable under the said rule 11-A for the unexpired portion of such period.

By order and in the name of the Governor of Maharashtra,

M. V. KULKARNI,
Deputy Secretary to Government.